

REMARKS

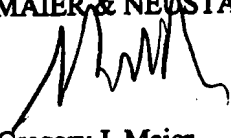
This amendment is filed under 37 C.F.R. § 1.312, which permits entry of amendments after allowance and before payment of the Issue Fee, upon recommendation of the Primary Examiner.²

The present amendment corrects the dependency of dependent Claim 17. The dependency of this claim, which was introduced during the Examiner's amendment, was incorrect.

Accordingly, for the foregoing reasons, Applicants respectfully request entry of this amendment.

Respectfully requested,

OBLON, SPIVAK, McCLELLAND,
MAIER & NEUSTADT, P.C.



Gregory J. Maier
Registration No. 25,599
Robert T. Pous
Registration No. 29,099
Attorneys of Record



22850

Tel. (703) 413-3000
Fax. (703) 413-2220
(OSMMN 11/98)

GJM:RTP:KDP:brf
I:\atty\kdp\19\192520US2\312 amend.wpd

²See MPEP § 714.16.



92520US2

Marked-Up Copy

Serial No.: 09/594,479

Amendment Filed on: _____

IN THE CLAIMS

17. (Amended) The particle-measuring [system] method according to Claim 2 [1], wherein the processing chamber has a wall, the exhaust opening is made in a given part of the wall, the exhaust pipe extends horizontally, vertically, or slantwise, and a trajectory of particles is simulated with respect to a direction in which air or gas is exhausted through the exhaust pipe.

RECEIVED
OCT 21 2002
TECHNOLOGY CENTER 2800

RECEIVED
OCT 18 2002
OFFICE OF PETITIONS

RECEIVED
CANCELLED
OCT 22 2002
OFFICE OF PETITIONS